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APPLICATION NO.	FILIN	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/521,902	03/0	9/2000	Steven Blumenau	07072-922001	2829	
7.	590	02/04/2002				
Fish & Richar			EXAMINER			
225 Franklin Street Boston, MA 02110-2804				RONES, CHARLES		
				ART UNIT	PAPER NUMBER	
				2171		
				DATE MAILED: 02/04/2002	!	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applies=4(=)
			Applicant(s)
Office Action Summary		09/521,902	BLUMENAU ET AL.
		Examiner	Art Unit
	Th MAILING DATE of this communication a	Charles L. Rones	2171
Period fo	or Reply	ppedio on the cover sheet will t	ne correspondence address
I HE - Exte after - If the - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a repriod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply eply within the statutory minimum of thirty (30 and will apply and will expire SIX (6) MONTHS tute. cause the application to become ABAND	be timely filed i) days will be considered timely. from the mailing date of this communication.
1)⊠	Responsive to communication(s) filed on $\underline{0}$	<u>9 March 2000</u> .	
2a) <u></u> □	This action is FINAL . 2b)⊠	This action is non-final.	
3)□	Since this application is in condition for allo closed in accordance with the practice under	wance except for formal matters er <i>Ex parte Quayle</i> , 1935 C.D. 1	s, prosecution as to the merits is 1, 453 O.G. 213.
Dispositi	on of Claims		
4)🖂	Claim(s) 1-13 is/are pending in the applicati	on.	
	4a) Of the above claim(s) is/are withd	rawn from consideration.	
5) 🗌	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-13</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
8)	Claim(s) are subject to restriction and	or election requirement.	
Applicati	on Papers		
9) 🔲 -	The specification is objected to by the Examir	ner.	
10) 🔲 🗆	Γhe drawing(s) filed on is/are: a)□ acc	epted or b) objected to by the E	Examiner.
	Applicant may not request that any objection to		
11) 🔲 🛚	The proposed drawing correction filed on		proved by the Examiner.
_	If approved, corrected drawings are required in I		
	The oath or declaration is objected to by the E	Examiner.	
	nder 35 U.S.C. §§ 119 and 120		
	Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 11	9(a)-(d) or (f).
	☐ All b)☐ Some * c)☐ None of:		
	1. Certified copies of the priority documer		
	2. Certified copies of the priority documer		
	3.☐ Copies of the certified copies of the pri application from the International B ee the attached detailed Office action for a lis	ureau (PCT Rule 17.2(a)).	_
	cknowledgment is made of a claim for domes	•	
a)	☐ The translation of the foreign language procknowledgment is made of a claim for domes	rovisional application has been i	received.
kttachment(, , , , , , , , , , , , , , , , , , , ,	
2) Notice 3) Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Inform	nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)
Patent and Tra O-326 (Rev		Action Summary	Part of Paper No. 2

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Blumenau et al. U.S. Patent No. 6,295,575.

Blumenau discloses:

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As to claim 1,

at least one storage device partitioned into a plurality of volumes for storing data; See; Figs. 1 and 5; 5:20-35; 7:50-67;

a first database including first configuration data for identifying which of a plurality of hosts coupled to the data storage have authorized access to each of the plurality of volumes of the at least one storage device; See 2:18-67; 29:35-65;

a backup system having at least one backup storage device for storing at least a portion of data stored on the storage device; See 11:20-65; 18:18-39; and

a second database including second configuration data for identifying which of the plurality of hosts coupled to the data storage have access to the at least one backup storage device; See 10:21-55; 18:5-40.

As to claim 2,

wherein the at least one storage device, the first database, and the second database are part of an enterprise data storage system; See Figs. 1 and 7; 29:55-67.

As to claim 3,

a first adapter, responsive to the first configuration data, which selectively forwards to the at least one storage device, requests from the plurality of hosts, for access to the plurality of volumes; See 5:50-67; 6:1-67; 14:5-15; 15:20-30; 18:5-50.

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As to claim 4,

comprising a second adapter, responsive to the second configurations data, which selectively forwards to the backup system, requests from the plurality of hosts, for access to the at least one backup storage device; See 11:20-65; 18:18-39.

As to claim 5,

wherein the first configuration data is stored in a configuration table including a plurality of records, each of the records having an identifier and information indicating which of the volumes are available to a host associated with the corresponding identifier, and wherein the request includes a source identifier identifying the host that initiated the request and an address to one of the plurality of volumes in the storage system; See Fig. 8; 11:50-67; 15:50-67; 29:35-67.

As to claim 6,

wherein the hosts are coupled to the data storage by a Fibre Channel network, a request for access by one of the plurality of hosts being in a Fibre Channel protocol; See 20:45-67; 21:8-66.

As to claim 7,

wherein the at least one backup storage device operates under a SCSI protocol; See 30:5-12; 8:1-13; 31:20-39.

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As to claim 8,

wherein the at least one backup storage device is a tape storage drive; See 5:22-34; 7:20-30.

As to claim 9,

receiving, by the data storage, a request from at least one of the hosts for access to data stored on the backup system; See See 5:22-34; 7:20-30 and

determining, in response to configuration data, that the host requesting access is authorized to access the portion of data stored on the backup system; See See 5:22-34; 7:20-30.

As to claim 10,

wherein the backup system includes a plurality of backup storage devices and the configuration data is stored in a configuration table including a plurality of records, each of the records having an identifier and information indicating which of the backup storage devices are available to a host associated with the corresponding identifier, and wherein the request includes a source identifier identifying the host that initiated the request and an address to one of the backup storage devices; See Fig. 8; 11:50-67; 15:50-67; 29:35-67; and

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determining whether to service the request responsive to a portion of the configuration data associated with the source identifier and the address of the one of the backup storage devices; See Fig. 8; 11:50-67; 15:50-67; 29:35-67.

As to claim 11,

wherein the hosts, data storage and backup system are coupled by a Fibre Channel network, the method further including forwarding the request using a Fibre Channel protocol for access to a portion of data stored on the backup system over the Fibre Channel network; See 20:45-67; 21:8-66.

As to claim 12,

wherein the backup system operates under a SCSI protocol; See 8:1-13; 30:5-12; 31:20-39.

As to claim 13,

wherein the backup system is tape storage unit and the backup storage devices are tape libraries; See 5:22-34; 7:20-30.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles L. Rones whose telephone number is 703-306-3030. The examiner can normally be reached on Monday-Thursday 8am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici can be reached on 703-305-3830. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3800.

Charles L. Rones Patent Examiner Art Unit 2171

harles Rones

January 31, 2002